

agents could only really be achieved through legislation at the Federal level. That is why this Congress is acting today.

The NARAB Reform Act that we are looking at today has garnered support from both sides of the aisle, both Democrats and Republicans, with 48 bipartisan cosponsors, and 27 of these cosponsors are Members serving on the Financial Services Committee.

Again, I was very much pleased to work with the gentleman from Kentucky (Mr. DAVIS) on this legislation which again narrowly targets only the area where there is a problem. We have gone in with a laser beam and simply targeted where there is a problem to fix, and we have done that.

Our manager's amendment was recently endorsed by the NAIC, showing that the State insurance regulators believe that this type of legislation is badly needed reform. Other groups that support this bill include the Independent Insurance Agents and Brokers of America, the IIABA; the National Association of Insurance and Financial Advisers, the NAIFA; the National Association of Mutual Insurance Companies, the NAMIC; the Property Casualty Insurers Association of America, PCI; and the Council of Insurance Agents and Brokers, the CIAB; as well as a number of individual insurance companies.

As talks continue on this issue, we are very hopeful for the expansion of our regulatory board to include PIA, the National Association of Professional Insurance Agents. This has been a very inclusive process, Mr. Speaker, working in a very much needed area to bring a greater degree of consumer choice and benefits to the American consumer of insurance products.

I am proud to have the opportunity again to work along with my colleagues on the Financial Services Committee and Mr. DAVIS on this important legislation. And to close, I would just simply urge all of my fellow Members to support H.R. 5611.

Mr. Speaker, I reserve the balance of my time.

Mr. DAVIS of Kentucky. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 5611, the National Association of Registered Agents and Brokers Reform Act, or NARAB II.

First, I would like to commend my friend, DAVID SCOTT. We come from two different parties, but a common background in the business community, in the small business community, understanding the issues that business people deal with on a daily basis, and crossing multiple regulatory frameworks dealing with multiple States.

My experience has led to my support and working to develop this bill and to get it passed tonight and hopefully signed into law before the end of year. It was based on my experience as a small business owner, not as an agent, but as a business owner who had em-

ployees in several different States, and suddenly found when I reached out to a good friend of mine who was an agent himself that he had to deal with several different agents. It suddenly became very complicated and very costly from a time standpoint. It was inefficient and not cost effective at all for any of us to get these different plans to fit the needs and in compliance with each State.

After I came to Congress, with that experience in the back of my mind, I also heard from many, many agents in the insurance industry, and many small business owners who encountered situations like I had sitting astride the nexus of three States.

Insurance reform has been the subject of discussion for many years now. There are many different perspectives on it. What DAVID and I have tried to do through this bill, and our staffs, is to simply solve a process problem that allows people to work together more effectively. To me, this is the height of bipartisanship at its best. We are working to common cause, to fix a process that helps our citizens across the country.

I am very pleased to see this meaningful and targeted reform measure make it to the floor today after over a year of work. NARAB II goes straight to the heart of the difficulties that insurance agents and brokers, and small business owners who are their customers, face on a daily basis as they try to navigate this web of State licensing requirements.

The Gramm-Leach-Bliley Act would have created the original NARAB system in the event that the States did not satisfy the producer licensing reform objectives outlined in the underlying bill. Ultimately, the States were perceived to have achieved a specified level of licensing reciprocity, and NARAB was never created. Thus, the problem remained.

Nearly 10 years since the passage of Gramm-Leach-Bliley, we are still in need of progress on this issue. H.R. 5611 mandates the creation of NARAB. The board's purposes and function will be generally the same as the provisions of Gramm-Leach-Bliley. In short, agents and brokers licensed in good standing in their home State and meeting NARAB-member criteria will be able to join NARAB. Members will pay the appropriate fees required by each State in which they are licensed, and so this will not eliminate any revenue States currently generate from licensing. NARAB would not have any Federal regulatory authority, an important point that my friend from Georgia highlighted during his remarks as well. This is not an expansion of the Federal bureaucracy, it is a correction to allow the private sector to continue to grow business and create jobs.

I would like to think of NARAB as a stamp of approval for an insurance agent acknowledged and accepted nationwide.

I appreciate the hard work, expertise and advice from all of the insurance in-

dustry groups in helping us to come to compromise on H.R. 5611. In particular, the NAIC has been an invaluable source of knowledge, and I appreciate their substantive suggestions for ways we can improve the bill.

We made sure that the State insurance commissioners had a voice in the shaping of this legislation to ensure that State rights were protected, and at the same time we were able to address a direct issue that was affecting these brokers and small business customers.

H.R. 5611 takes a significant step toward improving the way our insurance markets operate within the existing State-based system. I would like to thank in particular Chairman FRANK, Ranking Member BACHUS, Chairman KANJORSKI, and Ranking Member PRYCE for their leadership on the important issue of insurance reform and for their support of this bill that Mr. SCOTT and I introduced.

Lastly, I want to thank my good friend, DAVID SCOTT, for his work and also his staff, Michael Andel and Tammy McAthey, and my legislative director, Lauren O'Brien, who have worked long and hard to bring this to pass. This has been a great piece of legislation. I urge support for the bill.

Mr. Speaker, I yield back the balance of my time.

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Mr. SCOTT of Georgia. Mr. Speaker, in conclusion, I just want to again echo my sentiments, and appreciate the fine work that Mr. DAVIS has done on this. It's been a pleasure working with him and the full committee and all of our staffs combined and working with the insurance industry itself and especially our agents to make their work smoother and to pass a bill that is very forward-looking to improve consumer benefits on their end.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Georgia (Mr. SCOTT) that the House suspend the rules and pass the bill, H.R. 5611, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

PERMISSION TO CONSIDER AS ADOPTED MOTIONS TO SUSPEND THE RULES

Mrs. DAVIS of California. Mr. Speaker, I ask unanimous consent that the motions to suspend the rules relating to the following measures be considered as adopted in the form considered by the House on Monday, September 15, 2008:

House Resolution 1255, House Resolution 1372, House Resolution 1425, House

Concurrent Resolution 410, H.R. 2352, H.R. 2535, H.R. 3437, H.R. 5293, H.R. 5350, H.R. 5736, H.R. 6064, H.R. 6503, and H.R. 6855.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

The SPEAKER pro tempore. Without objection, respective motions to reconsider are laid on the table and titles are amended as applicable.

There was no objection.

CIVIL RIGHTS HISTORY PROJECT ACT OF 2008

Mrs. DAVIS of California. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 998) to direct the Librarian of Congress and the Secretary of the Smithsonian Institution to carry out a joint project at the Library of Congress and the National Museum of African American History and Culture to collect video and audio recordings of personal histories and testimonials of individuals who participated in the Civil Rights movement, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 998

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Civil Rights History Project Act of [2007] 2008”.

SEC. 2. FINDINGS; PURPOSE.

(a) FINDINGS.—Congress finds as follows:

(1) A fundamental principle of American democracy is that individuals should stand up for their rights and beliefs and fight for justice.

(2) The actions of those who participated in the Civil Rights movement from the 1950's through the 1960's are a shining example of this principle in action, demonstrated in events as varied as the Montgomery Bus Boycott, the sit-ins, the Freedom Rides, the March on Washington, the drive for voting rights in Mississippi, and the March to Selma.

(3) While the Civil Rights movement had many visible leaders, including Thurgood Marshall, Dr. Martin Luther King, Jr., and Rosa Parks, there were many others whose impact and experience were just as important to the cause but who are not as well known.

(4) The participants in the Civil Rights movement possess an invaluable resource in their first-hand memories of the movement, and the recording of the retelling of their stories and memories will provide a rich, detailed history of our Nation during an important and tumultuous period.

(5) It is in the Nation's interest to undertake a project to collect oral histories of individuals from the Civil Rights movement so future generations will be able to learn of their struggle and sacrifice through primary-source, eyewitness material. A coordinated Federal project would also focus attention on the efforts undertaken by various public and private entities to collect and interpret articles in all formats relating to the Civil Rights movement, and serve as a model for future projects undertaken in museums, libraries, and universities throughout the Nation.

(6) The Library of Congress and the Smithsonian Institution are appropriate repositories to collect, preserve, and make available to the public a collection of these oral histories. The Library and Smithsonian have expertise in the management of documentation projects, and experience in the development of cultural and educational programs for the public.

(b) PURPOSE.—It is the purpose of this Act to create a new federally sponsored, authorized, and funded project that will coordinate at a national level the collection of video and audio recordings of personal histories and testimonials of individuals who participated in the American Civil Rights movement that will build upon and complement previous and ongoing documentary work on this subject, and to assist and encourage local efforts to preserve the memories of such individuals so that Americans of all current and future generations may hear from them directly and better appreciate the sacrifices they made.

SEC. 3. ESTABLISHMENT OF JOINT PROJECT AT LIBRARY OF CONGRESS AND NATIONAL MUSEUM OF AFRICAN AMERICAN HISTORY AND CULTURE TO COLLECT VIDEO AND AUDIO RECORDINGS OF HISTORIES OF PARTICIPANTS IN AMERICAN CIVIL RIGHTS MOVEMENT.

(a) ESTABLISHMENT OF PROJECT.—

(1) IN GENERAL.—Within the limits of available funds, the Librarian of Congress (hereafter referred to as the “Librarian”) and the Secretary of the Smithsonian Institution (hereafter referred to as the “Secretary”), acting jointly, shall establish an oral history project—

(A) to survey, during the initial phase of the project, collections of audio and video recordings of the reminiscences of participants in the Civil Rights movement that are housed in archives, libraries, museums, and other educational institutions, as well as ongoing documentary work, in order to augment and complement these endeavors and avoid duplication of effort;

(B) to solicit, reproduce, and collect—

(i) video and audio recordings of personal histories and testimonials of individuals who participated in the Civil Rights movement, and

(ii) visual and written materials (such as letters, diaries, photographs, and ephemera) relevant to the personal histories of individuals;

(C) to create a collection of the recordings and other materials obtained, and to catalog and index the collection in a manner the Librarian and the Secretary consider appropriate; and

(D) to make the collection available for public use through the Library of Congress and the National Museum of African American History and Culture, as well as through such other methods as the Librarian and the Secretary consider appropriate.

(2) ROLE OF DIRECTOR OF MUSEUM.—The Secretary shall carry out the Secretary's duties under this Act through the Director of the National Museum of African American History and Culture.

(b) USE OF AND CONSULTATION WITH OTHER ENTITIES.—The Librarian and the Secretary may carry out the activities described in subsection (a)(1) through agreements and partnerships entered into with other government and private entities, and may otherwise consult with interested persons (within the limits of available resources) and develop appropriate guidelines and arrangements for soliciting, acquiring, and making available recordings under the project under this Act.

(c) SERVICES OF EXPERTS AND CONSULTANTS; ACCEPTANCE OF VOLUNTEER SERVICES; ADVANCE PAYMENTS.—In carrying out activi-

ties described in subsection (a)(1), the Librarian and the Secretary may—

(1) procure temporary and intermittent services under section 3109 of title 5, United States Code;

(2) accept and utilize the services of volunteers and other uncompensated personnel and reimburse them for travel expenses, including per diem, as authorized under section 5703 of title 5, United States Code; and

(3) make advances of money and payments in advance in accordance with section 3324 of title 31, United States Code.

(d) TIMING.—As soon as practicable after the enactment of this Act, the Librarian and the Secretary shall begin collecting video and audio recordings and other materials under subsection (a)(1), and shall attempt to collect the first such recordings from the oldest individuals involved.

(e) DEFINITION.—In this Act, the term “Civil Rights movement” means the movement to secure racial equality in the United States for African Americans that, focusing on the period 1954 through 1968, challenged the practice of racial segregation in the Nation and achieved equal rights legislation for all American citizens.

SEC. 4. PRIVATE SUPPORT FOR CIVIL RIGHTS HISTORY PROJECT.

(a) ENCOURAGING SOLICITATION AND ACCEPTANCE OF DONATIONS.—The Librarian of Congress and the Secretary are encouraged to solicit and accept donations of funds and in-kind contributions to support activities under section 3.

(b) DEDICATION OF FUNDS PROVIDED TO LIBRARY OF CONGRESS.—Notwithstanding any other provision of law—

(1) any funds donated to the Librarian of Congress to support the activities of the Librarian under section 3 shall be deposited entirely into an account established for such purpose;

(2) the funds contained in such account shall be used solely to support such activities; and

(3) the Librarian of Congress may not deposit into such account any funds donated to the Librarian which are not donated for the exclusive purpose of supporting such activities.

SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to carry out this Act—

(1) \$500,000 for fiscal year [2008] 2009; and

(2) such sums as may be necessary for each of the fiscal years [2009 through 2012] 2010 through 2013.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Mrs. DAVIS) and the gentleman from California (Mr. MCCARTHY) each will control 20 minutes.

The Chair recognizes the gentlewoman from California.

GENERAL LEAVE

Mrs. DAVIS of California. Mr. Speaker, I ask that all Members have 5 legislative days in which to revise and extend their remarks in the RECORD on this bill.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Mrs. DAVIS of California. I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 998, which would create the Civil Rights History Project. The bill directs the Library of Congress and the Smithsonian Institution, through the National Museum of African American